1 2 3 4 5 6 7 8	MICHAEL J. McCUE (Bar No. 6055) MMcCue@LRLaw.com JOHN L. KRIEGER (Bar No. 6023) JKrieger@LRLaw.com JONATHAN W. FOUNTAIN (Bar No. 10351) JFountain@LRLaw.com LEWIS AND ROCA LLP 3993 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 Tel: (702) 949-8200 Fax: (702) 949-8398  Attorneys for Plaintiff MGM RESORTS INTERNATIONAL OPERATIONS INC		
9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
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11		G 33 24 0400	D. D. GYYYY
12	MGM RESORTS INTERNATIONAL OPERATIONS INC., a Nevada corporation,	Case No. 2:11-01929	-PMP-CWH
13	Plaintiff,	ORDER GRANTIN	
14	V.	PRELIMINARY IN	JUNCTION
15	SHAHRAM KOLAHZADEH, an individual,		
16	EVAN KRENTZMAN, an individual, ROBERTO CIAMILLO, and individual, ADAM		
17	MAJEWSKI, an individual, REVNET, a New Jersey limited liability company, and		
18	POKERSONS, a business of unknown origin,		
19	Defendants.		
20			
21	UPON CONSIDERATION of the motion filed by Plaintiff MGM Resorts International		
22	Operations Inc. ("Plaintiff") for a preliminary injunction, the supporting memorandum of points		
23	and authorities, the supporting declaration and evidence, the record in this case, and for other		
24	good cause shown;		
25	THE COURT HEREBY FINDS THAT:		
26	1. Plaintiff will suffer irreparable injury to its valuable trademarks and associated		
27	goodwill if the Defendants are not enjoined	ed from transferring	the <ariapoker.com>,</ariapoker.com>
28	<pre><bellagioonlinepoker.com>, <circuscir< td=""><td>uspoker.com&gt;,</td><td><excaliburpoker.com>,</excaliburpoker.com></td></circuscir<></bellagioonlinepoker.com></pre>	uspoker.com>,	<excaliburpoker.com>,</excaliburpoker.com>

<luxorpoker.com>, <mandalaybayonlinepoker.com>, and <mgmpoker.com> domain names (hereinafter the "Domain Names"), which contain Plaintiff's trademarks, namely, ARIA®, BELLAGIO®, CIRCUS CIRCUS®, EXCALIBUR®, LUXOR®, MANDALAY BAY®, and MGM® (together the "MGM Marks"), to other domain name registrars or from transferring their registrations for the Domain Names to other persons or entities;

- 3. Plaintiff is likely to succeed on the merits of its claims for cybersquatting and trademark infringement;
- 4. The balance of hardships tips in Plaintiff's favor because entry of a preliminary injunction would merely place the infringing Domain Names on hold and lock pending trial, and the failure to enter a preliminary injunction would cause Plaintiff to suffer additional irreparable injury and incur additional expense if the Domain Names are transferred to other registrants during the pendency of this action, requiring Plaintiff to file additional lawsuit(s) in other jurisdictions; and
- 5. The issuance of a preliminary injunction is in the public interest because it would protect consumers against deception and confusion arising from domain names containing Plaintiff's trademarks, and from the use of Plaintiff's trademarks, by persons other than Plaintiff.

Accordingly, Plaintiff's motion is **GRANTED**. **IT IS HEREBY ORDERED THAT**, pending a full trial on the merits:

- 1. GoDaddy.com, Inc. shall immediately remove or disable the domain name server ("DNS") information for <br/>
  'bellagioonlinepoker.com>, <excaliburpoker.com>, <luxorpoker.com>, and <mgmpoker.com>, place the domain names on hold and lock, and deposit them into the registry of the Court;
- 2. Wild West Domains, Inc. shall immediately remove or disable the DNS information for <ariapoker.com>, place the domain name on hold and lock, and deposit it into the registry of the Court;
- 3. Melbourne IT, Ltd., d/b/a/ Internet Names Worldwide, shall immediately remove or disable the DNS information for <circuscircuspoker.com>, place the domain name on hold and lock, and deposit it into the registry of the Court;

Defendants Evan Krentzman, Roberto Ciamillo, Adam Majewski, RevNet, and 4. PokerSons, including, without limitation, all of their respective partners, officers, agents, servants, employees, and all other persons acting in concert or participation with them, are hereby preliminarily restrained and enjoined from registering or trafficking in any domain name containing the MGM Marks or any confusingly similar variations thereof, alone or in combination with any other letters, words, phrases or designs;

- 5. Defendant Shahram Kolahzadeh, and all of his partners, officers, agents, servants, employees, and all other persons acting in concert or participation with him, are hereby preliminarily restrained and enjoined from using the Aria Mark or any confusingly similar variations thereof, alone or in combination with any other letters, words, letter strings, phrases or designs in commerce (including, but not limited to, on any website or within any hidden text or metatags within any website); and
- 6. A nominal bond of \$100 shall be required because the evidence indicates that Defendants will only suffer minimal damage, if any, by the issuance of this preliminary injunction; the \$100 cash deposit previously made by Plaintiff shall remain on deposit with the Clerk of the Court as security for this preliminary injunction pending the final disposition of this case.

ENTERED: this 6th day of January, 2012.

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UNITED STATES DISTRICT JUDGE

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